

Panaji, 27th December, 1979 (Pausa 6, 1901)

SERIES III No. 39



OFFICIAL GAZETTE

GOVERNMENT OF GOA, DAMAN AND DIU

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Works, Education and Tourism Department

Public Works Department

Office of the Executive Engineer I — Buildings & Communication
(South) Fatorda

Tender Notice No. PWD/EEI/B&C(South)/11/79-80

Executive Engineer I, P.W.D. Buildings & Communications (South) Fatorda-Margao, invites on behalf of President of India, sealed percentage/Item rate Tenders from approved and eligible Contractors upto 2.30 p.m. on 29-12-79 for the following works:—

ITEM RATE

- Development of Tourist Accommodation at Colva 'Double Bedroom units for 2 Block'.
Estimated at Rs. 8,79,501-08; Earnest Money Rs. 17,590/-; Time: 245 days including monsoon; Cost of Tender Rs. 50/-.
- Construction of B' Type quarters (8 units) at Farmagudi for Engg. College.
Estimated at Rs. 1,78,921-64; Earnest Money Rs. 4,473/-; Time: 300 days including monsoon; Cost of Tender Rs. 30/-.

PERCENTAGE

- Construction of 'B' type (twin) quarters at Betki for Medical.
Estimated at Rs. 43,292-07; Earnest Money Rs. 1,083/-; Time: 180 days including monsoon; Cost of Tender Rs. 20/-.
- Construction of 'B' type (twin) quarters for P.H.S. & W.S. at Chicalim.
Estimated at Rs. 43,292-07; Earnest Money Rs. 1,083/-; Time: 180 days including monsoon; Cost of Tender Rs. 20/-.

Works Division II (B & C) Panaji

Tender Notice No. WDII/B&C/ASW/14/79-80

The Executive Engineer, Works Division II(B&C), P.W.D., Panaji, invites on behalf of the President of India sealed Item Rate/Percentage Rate Tenders from approved and eligible contractors upto 2.00 p.m. on 28-12-1979.

Sr. No.	Name of the work	Estimated Cost Rs.	Earnest Money Rs.	Time limit including monsoon (in days)	Cost of Tender forms Rs.
1.	Blacktopping of approach road to ferry ramp at Querim.....	40,366.20	1,010/-	120	20/-
2.	Blacktopping of approach road to Tiracol Fort in a length of 410 mts.	29,151.60	730/-	120	20/-

Sr. No.	Name of work	Estimated cost Rs.	Earnest Money Rs.	Time limit including monsoon (in days)	Cost of tender Rs.
3.	Single coat surface dressing to Harmal Querim Road (From Km. 15 to 18)	24,639.00	616/-	120	20/-
4.	Single coat surface dressing to Pernem Querim road (From Km. 3 to 6)	24,639.00	616/-	120	20/-
5.	Repairs of Compound wall including providing new gate and construction of internal road at police Station at Mapusa	10,404.91	260/-	120	20/-
6.	Repairs to Government Primary School at Arabo-Dhargalim. Pernem	3,668.00	98/-	90	10/-
7.	Painting to Tourist dormitory at Calangute	2,315.00	60/-	90	10/-
8.	Painting to Government Middle School at Kelbawada at Maem	997.15	25/-	90	10/-

The tenders will be opened immediately after 2.30 p. m. on the same day.

Conditions and the tender form can be had from the office upto 26-12-1979.

Tenders of the contractors who do not deposit earnest money and produce valid Income Tax Clearance Certificate in the prescribed form are liable to be rejected.

Right to reject any or all the tenders without assigning any reason thereof is reserved with the authority competent to accept the tender.

Panaji, 12th December, 1979.—The Executive Engineer, M. N. Raju.

Works Division V — Panaji

Tender Notice No. MI/Accts/F.61/79-80/28

The Executive Engineer, Works Division V, P. W. D. Panaji-Goa, invites on behalf of the President of India sealed Percentage Rate Tenders from the approved and eligible Contractors upto 28/12/79 at 2.30 p. m. for the below mentioned works:

Sr. No.	Name of work	Estimated cost Rs.	Earnest money Rs.	Time limit (excluding monsoon)	Cost of tender form Rs.
1.	Anti-Erosion Measures at Baga-Beach in V. P. Colvale Tal-Bardez	79,141/-	1980/-	200 days	20/-
2.	Const. of open type Bandhara at Kopordem	69,065/-	1739/-	200 days	20/-
3.	Const. of open type Bandhara at Mossordem V. P. Valpoi Tal-Satari	92,020/-	2300/-	250 days	20/-
4.	Const. of one room Extension to the existing school Bldg. at Goteli No. 1 V. P. Keri Tal-Satari (Balance work).	6795/-	170/-	60 days	10/-
5.	Renovation to spring tank at Bonde Tollem, Pernem ...	65,0812/-	1627/-	180 days	20/-

Tenders will be opened at 3.00 p. m. on the same day
Conditions and tender forms can be had from this office upto 2.30 p. m. on 27/12/79 on working days.

Tenders who do not deposit the earnest money deposit in the prescribed forms are liable to be rejected.

The Executive Engineer reserves the right to accept or reject any or all the tenders without assigning any reasons thereof.

Panaji, 17th December, 1979.—The Executive Engineer, V. V. Santhanam.

Works Division XIII — Panaji

Tender Notice No. PWD/WDXIII/NH/4/79-80

The Executive Engineer, W.D.XIII (NH), P.W.D., Panaji, invites on behalf of the President of India, sealed quotations from approved and eligible Clearing Agents and Transport contractors upto 4.00 p. m., on 29-12-1979 for the work mentioned below and the same will be opened immediately after that.

1) Clearing, loading and unloading and transporting of steel received on our behalf at Sanvordem Rly. Station to

work site of Colvale Bridge on Colvale side (One year contract). Earnest Money:—Rs. 100/-. Cost of tender form:—Rs. 10/-. Security Deposit:—Rs. 2500/-. The tender form can be had from this office upto 4.00 p. m., on 28-12-1979. Tenders of contractors who do not deposit Earnest Money are liable to be rejected. Contractors must produce valid Income Tax Clearance Certificate before issue of Tender form. Right to reject any or all tenders is reserved without assigning any reasons.

Panaji, 18th December, 1979.—The Executive Engineer, S. S. Sidhu.

Forest and Agriculture Department

Directorate of Fisheries

Notice

In continuation to the notice published in Official Gazette No. 33, series III dt. 15-11-79, notice is hereby given to the public that on behalf of the President of India, public auction will be held in the premises of the Directorate of Fisheries on 27th December, 1979 from 10.30 a.m. to 12.30 p.m. of the localities of fishing stakes, specified in schedule I appended hereto, according to the Goa, Daman and Diu Fisheries Rules, 1974. In case there is no bid for any of the fishing stake locality, the same will be re-auctioned on 28th & 29th December, 1979 from 10.30 to 12.30 p.m.

The auction will be subject to the terms and conditions published in the above said Gazette.

SCHEDEULE I

- Locality situated at Colmat of Corjuem of 4 (four) interspaces, held by Chairman, Akhil Gomantak Harkari Society, Panaji. Basic amount for bidding Rs. 112-45 per interspace.
- Locality situated at Cumbarjua of 6 (six) interspaces held by Chairman, Akhil Gomantak Harkari Society, Panaji. Basic amount for bidding Rs. 64-05, per interspace.
- Locality situated at mouth of river Calvim of 4 (four) interspaces held by Chairman Akhil Gomantak Harkari Society, Panaji. Basic amount for bidding Rs. 290-72 per interspace.
- Locality situated at Taribhat of Gudem of 18 (eighteen) interspaces held by Chairman Akhil Gomantak Harkari Society, Panaji. Basic amount for bidding Rs. 33-00 per interspace.
- Locality situated at Dandir of Zuari of 2 (two) interspaces held by Chairman Akhil Gomantak Harkari Society, Panaji. Basic amount for bidding Rs. 117-85 per interspace.
- Locality situated at Paino of Siridao of 2 (Two) interspaces, held by Chairman Akhil Gomantak Harkari Society, Panaji. Basic amount for bidding Rs. 104-85 per interspace.
- Locality situated at Nearby Cholint of 20 (twenty) interspaces held by Chairman Akhil Gomantak Harkari Society, Panaji. Basic amount for bidding Rs. 21-25 per interspace.
- Locality situated at Malim of 8 (eight) interspaces held by Chairman Akhil Gomantak Harkari Society, Panaji. Basic amount for bidding Rs. 301-60 per interspace.
- Locality situated at Amborim of Neura of 8 (eight) interspaces held by Chairman Akhil Gomantak Harkari Society, Panaji. Basic amount for bidding Rs. 37-80 per interspace.

Panaji, 14th December, 1979.—The Director, R. M. Dhawan.

Revenue Department

Office of the Deputy Collector Goa South Division, Margao

No./ACQ/2/79/5792/6374

FORM "J"

(See Rule 8)

Notice

Whereas a notice under the proviso to sub-section (1) of Section 7 of the Requisitioning and Acquisition of Immoveable Property Act, 1952 (No. 30 of 1952), was issued by the Central Government to Shri Jose Roque P. B. da Costa of Chicalim being the owner of the said property calling upon him to show cause within the period specified therein why the said property should not be acquired;

And whereas the said period has expired and the cause shown against the said notice has been considered;

Now, therefore, in exercise of the powers of sub-section (1) of Section 7 of the said Act, the Central Government having been satisfied that it is necessary so to do, do hereby acquire the said property.

SCHEDULE

Name of village Taluca/District	Sy. No.	Plot Nos.	Area in Hectare	Name of the persons interested
1	2	3	4	5
Village- -Chicalim	125	1-A 1-B	2.8350 0.1123	Shri Jose Roque P. B. da Costa of Chicalim (As per requisition Order).
Taluka- -Mormugão		1-C	0.3481	
Dist. Goa.				Total ... 3.2954

Margao, 15th October, 1979.—The Deputy Collector,
Chhering Targay.

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Finance Department (Revenue and Control)

Office of the Commissioner of Excise

Excise Station — Panaji

Auction notice

6 gallons of cashew liquor of 14° seized from a bidder of Gaunci-O-Pequeno 1st zone, will be sold in public auction on 28th December 1979, at 11-30 hours, in the premises of Excise Station Panaji, to the bidder who offers the highest price.

If necessary the auction for the 2nd time will be held at the above mentioned hour on 31st December 1979 at the above mentioned place.

Only the licenced vendors of liquor of such type will be allowed to participate in the auction.

The successful bidder will have to pay the bidding price immediately.

The Government however reserves the right to reject the bid without assigning any reason.

The bid will be final only after the approval by the Commissioner of Excise.

For further details please contact the Excise Station, Panaji, during office hours.

Panaji, 10th December, 1979.—The Excise Inspector, U. G. Nayak.

Industries and Labour Department

Mormugao Port Trust

Notification No. MPT/IGA(92)/79

Amendment to the Mormugao Port Employees' (Pension and Gratuity) Regulations, 1966.

In exercise of the powers conferred by Section 28 read with section 124(1) and (2) of the Major Port Trusts Act, 1963 (38 of 1963), the Board of Trustees of the Mormugao Port Trust, hereby makes the following regulations further to amend the Mormugao Port Employees' (Pension and Gratuity) Regulations, 1966, namely:—

1. (1) These Regulations may be called the Mormugao Port Employees' (Pension & Gratuity) (Second Amendment) Regulations, 1979.

(2) They shall be deemed to have come into force with effect from the first day of January, 1979.

2. Insert the following as second proviso after the note in the first proviso of sub-regulation (i) of regulation 78 of the

Mormugao Port Employees' (Pension and Gratuity) Regulations, 1966 (hereinafter referred to as the said Regulations) namely:—

"Provided that an employee who applied for commutation of pension within one year of the date of retirement on superannuation will not be subjected to medical examination. Application for commutation of pension under this proviso will be made after the date of retirement and the commutation shall become absolute, that is, the retired employee shall become entitled to receive the commuted value on the date on which his application is received by the Head of Department. An employee who has applied for commutation of pension under this proviso, will have no option to withdraw his application. The reduction in the amount of pension on account of commutation shall become operative from the date of receipt of commuted value of the pension by the pensioner or three months after the issue of the authority asking the pensioner to collect the commuted value of the pension by the pensioner by the Accounts Officer whichever is earlier. This date will be entered in both parts of the Pension Payment Order by the disbursing Officer."

3. Insert the following sub-regulation (7) below sub-regulation (6) of regulation 53 of the said Regulations, namely:—

"53.(7)(i) The amount of family pension in respect of class III & IV employees shall be determined in accordance with the Table below with effect from 1-1-1979.

Pay of the employee	Amount of monthly family pension
a) below Rs. 400/-	30% of pay subject to a minimum of Rs. 60/- and a maximum of Rs. 100/-.
b) Rs. 400 and above but below Rs. 1200.	15% of pay subject to a minimum of Rs. 100 and a maximum of Rs. 160/-.
c) Rs. 1200 and above	12% of pay subject to a minimum of Rs. 160 and a maximum of Rs. 250/-.

Note: "Pay" for the purpose of this regulation means the emoluments as specified in regulation 49 including the enlarged definition of pay as approved vide Board Resolution No. 473 dated 16-11-1973.

(ii) Periodical relief on pension will be allowed for every 20 points increase in the 12 monthly average of CPI (1960 Series) over and above the CPI on which the employee was paid variable D.A. at the time of retirement at the rate of 4% of his pension upto the CPI point upto which the relief is allowed by Central Government from time to time for its pensioners. If the Government makes any modification in the formula of periodical relief payable to Government Pensioners, suitable adjustment in these rates will be made.

(iii) Where an employee/worker dies while in Service after having rendered not less than 7 years continuous service the rate of family pension payable for a period of 7 years or till the date on which the deceased employee would have attained the age of 65 years, had he survived, whichever period is less, shall be equal to 50% of the pay last drawn or one and half times the family pension otherwise admissible, whichever is less. For this purpose, the pay will be as defined in the case of Central Government employees but will include piece rate earnings, incentive payments, premium payments and other such payments under payment by Results Schemes. The pension payable thereafter will be at the rates laid down in Clause (i) above.

(iv) The dependents of the deceased employee already in receipts of family pension will also be allowed the benefits of above liberalisation in this sub-regulation with effect from 1-1-79. Necessary adjustments in the pensionary benefit in respect of employees who retired between 1-1-1969 and 31-12-1973 on account of difference in CPI number on which their wages were based will be made on the basis of formula to be worked out by Central Government.

4(a) Substitute the following for the existing Regulation 50 of the said Regulations, namely:—

"50. Average emoluments shall be determined with reference to the emoluments drawn by him during the last ten months of his service.

Note: This is effective from 1-3-1976 in respect of Class I & II employees retiring on or after 29-2-1976 and

effective from 1-1-1979 in respect of Class III & IV employees retiring from 31-12-1978."

(b) Insert the following explanation 6 after explanation 5 below Regulation 50 of the said Regulations, namely:—

"6. In the case of employee/worker eligible to payments under any type of payments by Results Schemes, the period of authorised leave other than Casual Leave authorised absence or period under suspension during the period of 10 months prior to date of his retirement should be disregarded in the calculation of the average of 10 months emoluments and equal period spent on duty before the last 10 months shall be included."

(c) Substitute the words "ten months" for the existing words "three years" wherever they occur in explanation 1, 3 and 4 below regulation 50 of the said Regulations.

5. Substitute the following for the existing regulations 46 of the said Regulations, namely:—

"46(1) In the case of an employee retiring in accordance with the provisions of these regulations before completing qualifying service of ten years, the amount of service gratuity shall be the appropriate amount as set out in part (a) of the Table I appended to these Regulations.

(2)(a) In the case of an employee retiring in accordance with the provisions of these regulations after completing qualifying service of not less than ten years, the amount of pension shall be the appropriate amount as set out in part (b) of the Table I appended to these Regulations.

Provided that in the case of Class I/II employee retiring in accordance with the provisions of these regulations after completing qualifying service of not less than ten years, the amount of pension shall be the appropriate amount as set out in Table III appended to these Regulations.

(b) Notwithstanding anything contained in Clause (a), the amount of invalid pension shall not be less than the amount of family pension admissible under sub-regulation (1) or sub-regulation (2) or sub-regulation (7) of regulation 53 as the case may be.

(3) The amount of retiring pension shall not exceed 30/80ths of average emoluments subject to a maximum of Rs. 8,100 per annum.

However in respect of Class I/II employees, the amount of retiring pension shall not exceed 30/80ths of average emoluments subject to a maximum of Rs. 12,000 per annum.

Provided that in no case shall the pension be less than Rs. 25/-.

(4) In case an employee retires on superannuation, retiring, invalid or compensation pension on or after 1st March, 1970, and if the amount of pension calculated in accordance with the regulations in force at the time of his retirement, is less than forty rupees per month, the same shall be raised to forty rupees per mensem.

(5) In the case of a pensioner who is in receipt of pension as on 1-3-1970 of less than Rs. 40/- per month, the same shall be raised to Rs. 40/- per month with effect from 1st March, 1970.

(6) In respect of Class III & IV employees retiring on or after 31-12-1978, periodical relief on pension will be allowed for every 20 points increase in the 12 monthly average of CPI (1960 series) over and above the CPI on which the employee was paid variable Dearness Allowance at the time of retirement at the rate of 4% of his pension upto the CPI point upto which the relief is allowed by Central Government from time to time for its pensioners. If the Central Government makes any modifications in the formula of periodical relief payable to Central Government pensioners suitable adjustments in these rates will be made.

6. Substitute the following for the existing Regulation 34 of the said Regulations, namely:—

"34. An invalid pension may be awarded on retirement from the Board's service to a person who by bodily or mental infirmity is permanently incapacitated for the Board's service.

Where an employee holding a Class III or IV post on a lower scale of pay or in the case of a worker employed under any payment by Results Schemes/Piece-rate Scheme is offered a job where he will not be eligible to any pay-

ment under such scheme, on account of any medical disability, accident etc. as an alternative to being discharged/removed the Central Government Orders, whether pension may be worked out separately for the earlier period at the subsequent period, will apply."

7. Substitute the following for the existing Regulation 12 and 13 of the said Regulations, namely:—

"Commencement of qualifying service:

12. Subject to the provisions of these regulations, qualifying service of an employee shall commence from the date he takes charge of the post to which he is first appointed either substantively or, in an officiating or temporary capacity.

Provided that officiating or temporary service is followed without interruption by substantive appointment in the same or another service or post.

Provided further that service rendered before attaining the age of eighteen years shall not count except for compensation gratuity."

"Conditions subject to which service qualifies:

13(1) The service of an employee shall not qualify unless he is substantively appointed to the services of the Board and his duties and pay are regulated by the Board, or under conditions determined by the Board.

(2) For the purpose of Sub-regulation (1) the expression "service" means service under the Board and paid by the Board from the Revenue administered by the Board but does not include service in a non-pensionable establishment unless such services is treated as qualifying service by the Board.

(3) In the case of an employee belonging to Central Government or a State Government or a Major Port is permanently transferred/appointed to the service of the Board, the continuous service rendered under the Central Government or State Government or Major Port in an officiating or temporary capacity, if any, followed without interruption in substantive appointment, or the continuous service rendered under that Government in an officiating or temporary capacity, as the case may be, shall qualify subject to the conditions determined by the Board.

Explanation: The service rendered to the predecessor administrations will count in full as service under the Board subject to such service being continuous and without any break or interruption, and no gratuity having been paid for the period by the W. I. P. or Southern Railway and if paid, subject to the refund and to the extent of refund of any benefits received in the form of employer's contribution to the Contributory Provident Fund, including Special Contribution."

8. Substitute the following for the existing regulation 10 of the said Regulations, under the heading "Misconduct or Inefficiency", namely:—

"Compassionate Allowance:

10(1) An employee who is dismissed or removed from service shall forfeit his pension and gratuity.

Provided that the authority competent to dismiss or remove him from service may, if the case is deserving of special consideration, recommends compassionate allowance for the sanction of the competent authority not exceeding two-thirds of pension, or gratuity or both which would have been admissible to him if he had retired on compensation pension.

(2) A compassionate allowance sanctioned under proviso to sub-regulation (1) shall not be less than the limit specified in sub-regulation (4) of Regulation 46.

(3) The compassionate allowance granted under this regulation shall be treated as pension for purpose of commutation under these Regulations."

9. Substitute the following regulation 47 for the existing regulation 47 of the said Regulations, namely:—

"47(1)(a) An employee, who has completed five years qualifying service and has become eligible for service gratuity or pension under Regulation 46, shall on his retirement be granted death-cum-retirement gratuity equal to one-fourth of his emoluments for each comple-

ted six monthly period of qualifying service subject to a maximum of 15 times the emoluments.

(b) If an employee dies while in service after completing five years' qualifying service, the amount of death-cum-retirement gratuity shall be equal to 12 times of his emoluments or the amount as determined under clause (a) whichever is higher and it shall be paid to his family in the manner indicated in sub-regulation (1) of Regulation 47A.

Provided that the amount of death-cum-retirement gratuity payable under this regulation in no case, exceed twenty four thousand rupees.

Provided further that in the case of Class I and II employees, the existing maximum limit of 15 times the emoluments shall be raised to 16½ times the emoluments and the maximum monetary limit of Rs. 24,000 shall be raised to Rs. 30,000.

(2) If an employee who has become eligible, for a service gratuity or pension dies within five years from the date of his retirement from service including compulsory retirement as a penalty and the sums actually received by him at the time of his death on account of such gratuity or pension including ad-hoc increase, if any, together with the death-cum-retirement gratuity admissible under sub-regulation (1) and the commuted value of any portion of pension commuted by him are less than the amount equal to 12 times of his emoluments, a residuary gratuity equal to the deficiency may be granted to his family in the manner indicated in sub-regulation (1) of Regulation 47A.

(3)(a) If an employee dies in the first year of his qualifying service, a death-cum-retirement gratuity equal to two times of his emoluments at the time of his death shall be paid to his family in the manner indicated in sub-regulation (1) of Regulation 47A.

(b) If an employee dies after completion of one year of qualifying service but before completing five years of qualifying service, the amount of death-cum-retirement gratuity shall be equal to six times of his emoluments.

(4) The emoluments for the purpose of gratuity admissible under this regulation shall be subject to a maximum of one thousand eight hundred rupees per mensem, and shall be reckoned in accordance with regulation 49.

Provided that if the emoluments of an employee have been reduced during the last ten months of his service otherwise than as penalty average emoluments as referred to in regulation 50 may, at the discretion of the pension sanctioning authority, be treated as emoluments.

Provided further that in the case of Class I and II employees the maximum emoluments for the purpose of death-cum-retirement gratuity of Rs. 1800 per mensem prescribed shall be raised to Rs. 2,500 per mensem.

(5) For the purpose of this regulation and regulation 47A and 48, family in relation to an employee means:—

- i) Wife or wives including judicially separated wife or wives in the case of a male employee.
- ii) husband including judicially separated husband in the case of female employee.
- iii) sons including step sons and adopted sons.
- iv) unmarried daughters including step daughters and adopted daughters.
- v) father { including adoptive parents in the case of individuals whose personal law permits adoption.
- vi) mother }
- vii) brothers below the age eighteen years including step brothers.
- viii) unmarried sisters and widowed sisters including step sisters.
- ix) married daughter, and
- x) children of pre-deceased son."

10. Insert the following new regulation 47A with a title "Persons to whom gratuity is payable" below the existing regulation 47 of the said Regulations, namely:—

"Pension to whom gratuity is payable:

47A(1)(a) The gratuity payable under the regulation 47 shall be paid to the person on whom the right to

receive the gratuity is conferred by means of a nomination under regulation 48.

(b) If there is no such nomination or if the nomination does not subsist, the gratuity shall be paid in the manner indicated below:—

i) If there are one or more surviving members of family as in Clauses (i), (ii), (iii) and (iv) of sub-regulation 48, to all such members in equal shares:

ii) If there are no such surviving members of the family as in sub-clause (i) above, but there are one or more members as in clause (v), (vi), (vii), (viii), (ix) and (x) of sub-regulation (1) of regulation 48, to all such members in equal shares.

(2) If an employee dies after retirement without receiving the gratuity admissible under sub-regulation (1) of regulation 47, the gratuity shall be disbursed to the family in the manner indicated in sub-regulation (1).

(3) The right of female member of the family, or that of a brother of an employee who dies while in service or after retirement to receive the share of gratuity shall not be affected if the female member marries or remarries, or the brother attains the age of eighteen years, after the death of the employee and before receiving her or his share of the gratuity.

(4) Where gratuity is granted under regulation 47 to a minor member of the family of the deceased employee, it shall be payable to the guardian on behalf of the minor."

11. Insert the following new regulation 47B with the title "Lapse of death-cum-retirement gratuity" below the new regulation 47A of the said Regulations, namely:—

"47B. Where an employee dies while in service or after retirement without receiving the amount of gratuity and leaves behind no family, and

- a) has no nomination, or
- b) the nomination made by him does not subsist, the amount of death-cum-retirement gratuity payable in respect of such employee under regulation 47 shall lapse to the Board."

12. Substitute the following for the existing regulation 48 of the said Regulations, namely:—

Nomination:

48(1) An employee shall on his initial confirmation in a service or post, make a nomination in one of the forms A to D, as may be appropriate in the circumstances of the case, conferring on one or more persons the right to receive the death-cum-retirement gratuity payable under Regulation 47.

Provided that if at the time of making the nomination

- i) the employee has a family the nomination shall not be in favour of any person or persons other than the members of his family, or
- ii) the employee has no family, the nomination may be made in favour of a person or persons, or a body of individuals whether incorporated or not.

(2) If an employee nominates more than one person under sub-regulation (1) he shall specify in the nomination the amount of share payable to each of the nominees in such manner as to cover the entire amount of gratuity.

(3) An employee may provide in a nomination—

- i) that in respect of any specified nominee who predeceases the employee or who dies after the death of the employee but before receiving the payment of gratuity, right conferred on the nominees shall pass to such other person as may be specified in the nomination.

Provided that if at the time of making the nomination the employee has a family consisting of more than one member, the person so specified shall not be a person other than a member of his family.

Provided further that where an employee has only one member in his family, and nomination has been made in his favour, it is open to the employee to nominate

alternate nominee or nominees in favour of any person or a body of individuals, whether incorporated or not;

ii) that the nomination shall become invalid in the event of the happening of the contingency provided therein.

(4) The nomination made by an employee who has no family at the time of making it, or the nomination made by an employee under the second proviso to Clause (i) of sub-regulation (3) where he has only one member in his family shall become invalid in the event of the employee subsequently acquiring a family, or an additional member in the family as the case may be.

(5) An employee may, at any time cancel a nomination by sending a notice in writing to the authority mentioned in Sub-Regulation (7):

Provided that he shall, alongwith such notice, send a fresh nomination made in accordance with this regulation.

(6) Immediately on the death of a nominee in respect of whom no special provision has been made in the nomination under Clause (i) of sub-regulation (3) or on the occurrence of any event by reason of which the nomination becomes invalid in pursuance of Clause (ii) of that sub-regulation, the employee shall send to the authority mentioned in sub-regulation (7) a notice in writing cancelling the nomination together with a fresh nomination made in accordance with this regulation.

(7)(a) Every nomination made (including every notice of cancellation, if any, given) by an employee under this regulation, shall be sent to the Accounts Officer through the Head of Department.

(b) The Accounts Officer shall immediately on receipt of the nomination referred to in sub-Clause (a), countersign it indicating the date of receipt and keep it under his custody.

(c)(i) The Accounts Officer may authorise his subordinate Officers to countersign the nomination forms of the employees.

(ii) Suitable entry regarding receipt of nomination shall be made in the Service Book of the employee by the Head of Department before it is sent to the Accounts Officer.

(8) Every nomination made and every notice of cancellation given, by an employee shall, to the extent that it is valid, take effect from the date on which it is received by the Accounts Officer.

13. Insert the following Clause (g) after the existing note below Clause (f) to regulation 49 of the said Regulations,

"(g) In respect of Class III and IV employees retiring from service on or after 31-12-1978 the term "emoluments" means the pay which the employee was receiving immediately before retirement and shall include—

(i) Pay, other than special pay granted in view of his personal qualifications, which has been sanctioned for a post held by him substantively or in an officiating capacity, or to which he is entitled by reasons of his position in a cadre; and

(ii) technical pay, special pay and personal pay; and

(iii) Dearness Allowance/Variable Dearness Allowance as admissible from time to time, piece-rate earnings, incentive payments, premium payments and other such payments under payment by Results Schemes; and

(iv) any other emoluments which may specially be classed as pay by the appropriate authority."

By Order,

Mormugao (Goa).

(R. Jeevarathnam)

12th November, 1979.

Secretary

V. No. 4453/1979

◆◆◆
Law Department (Establishment)

Order

No. 9/1/79/LD/Estt.

Whereas Shri Suresh Jairam Dessai, Devonamoll, Kalay-Sanguem-Goa, has applied for the change of his name

"Surexa Zairama Dessai Soliencar" to "Suresh Jairam Dessai".

Whereas formalities prescribed for the purpose in Nos. 1 to 3 of Art. 178 of the *Código do Registo Civil* have been complied with and notice of change of name from "Surexa Zairama Dessai Soliencar" to "Suresh Jairam Dessai" as per Government's No Objection has been published.

Now, therefore, the request made by the said Shri Suresh Jairam Dessai is granted and he is hereby authorised to publish this order in the Official Gazette and apply for endorsement in the respective registration as per No. 4 of the said Art. 178 of the "*Código do Registo Civil*".

By order and in the name of the Administrator of Goa, Daman and Diu.

Panaji, 10th December, 1979.—M. K. Mishra, Law Secretary.

V. No. 4432/1979

◆◆◆ Advertisements

Office of the District Magistrate of Goa

Notice

No. MAG/PET/NOC/248/79

M/s Curti Chemicals Ltd., Salgaocar Building, Vasco da Gama, have applied for grant of a 'No Objection Certificate' under the Petroleum Rules, 1976, for the installation of a tank of 70,000 litres capacity for storing Furnace Oil at their premises at Curti-Ponda, in a plot surveyed under No. 67-68 at Ponda Taluka, District Goa.

The site plan is available in the office of the Mamlatdar of Ponda and in the Office of the undersigned for inspection.

A public notice is hereby given that any person having any objection against the installation of the tank at the proposed site, should file his/her objection in this office within 15 days from the date of publication of this notice.

Panaji, 14th December, 1979.—The Additional District Magistrate, Goa, A. Venkataraman.

V. No. 4484/1979

Office of the Civil Registrar-cum-Sub-Registrar, and Notary Public ex-officio, Comarca das Ilhas

Narayan Shripad Bhende, Civil Registrar-cum-Sub-Registrar and Notary Public ex-officio, Ilhas.

2 It is hereby announced in accordance with the provisions of para 1st of the Article 179 of the Law No. 2049 dated 6th August, 1951 and for the purpose of para 2nd of the same Article 179 of the cited Law, that by a deed of succession dated 12th December, 1979, drawn up by me at page 56 onwards of book No. 612, Hanifambi, married, housewife, age about 45 years, residing at St. Inez, Panaji, Ilhas, Goa, qualified as universal heiress of Shaik Usman who expired on 8th October, 1979 at Santa Inez, Panjim-Goa, in the status of unmarried without ascendants and descendants, instituted as such by the said Shaik Usman under a will executed before the Notary ex-officio in this Judicial Division Shri Prabhakar Vamanrao Suryiarao Sardessar, drawn up at page 44 onwards of the respective book of Wills No. 40 on 4th October 1974 and whereby the said Shaik Usman also specially bequeathed to her the house No. E-274, situated in the property Marcond, belonging to one Vaglo of Santa Inez.

Panaji, 20th December, 1979.—The Civil Registrar-cum-Sub-Registrar and Notary Public ex-officio, Narayan Shripad Bhende.

V. No. 4473/1979

◆◆◆ Civil Registration Office Mapusa, Bardez-Goa

3 "João Fernandes" resident of Bancarwado-Sioli, Bardez, Goa, desires to change his name to "Dioguinho John Fernandes".

Therefore any person having any objection, is hereby invited to file the same in this Office as required under Section 178(3)

of Civil Registration Code in force within 30 days from the date of publication of this notice.

Mapusa, 29th November, 1979.—The Civil Registrar-cum-Sub-Registrar, Sharad Raghuvir Borkar.

V. No. 4443/1979

Administration Office of the Comunidades of Salcete.

Notices

4 As there have been divergencies between the boundaries indicated in the application and those which were found out during the inspection to the site of the plot of land, it is hereby announced again that an area of 8350 square metres of the plot of land known as "Sorancho-Dongor", situated at Sarzora and belonging to the Comunidade of Sarzora was measured to be granted on "aforamento" basis to Smt. Rosalina Frisca Fernandes alias Maria Santana Fernandes, resident of Sarzora, for cultivation of cashew trees and other fruit bearing trees. It is bounded on the east, north and south by the remaining portion of the hillock of the Comunidade of Sarzora and on the west by the paddy field of the said Comunidade and landed property of Smt. Rufina Fernandes and Smt. Ana Maria Bragança.

If any person has any objection against the proposed lease, he should submit his objection, in writing, to the Administrator of Comunidades of Salcete, at Margao, within 30 days counted from the second publication of this notice in the Official Gazette. This is issued in accordance with the article 330.^o of Code of Comunidades.—File No. 22/1973.

Margao, 11th December, 1979.—The Secretary, Siurama Sinai Ede.

V. No. 4379/1979

(Repeated)

5 It is hereby announced that on 22nd January, 1980, at 11 a.m. at the door of the above said Office, a public auction will be held of an uncultivated unused and rocky plot of land known as "Chorandongor", situated at Sarzora and belonging to the Comunidade of Sarzora, in the area of 600 square metres which was applied on "aforamento" basis by Shri Sebastiao Rosario Fernandes alias Shri Sebastiao Fernandes, resident of Chorbaim of Sarzora, for construction of house, being the upset price the annual lease rent of Rs. 90/- It is bounded on the east and west by the plot of land of the said Comunidade, on the north by the plot of land of the said Comunidade applied on "aforamento" basis by Smt. Augusta Fernandes for cultivation and on the south by the plot of land granted on "aforamento" basis to Smt. Joaquina Fernandes.

It is further announced that the contesting bidder will have to prove by certificate from the escrivao of the said Comunidade that he does not possess in that Comunidade any plot of land for house construction, in terms of § 2nd of article 326.^o of the Code of Comunidades. File no. 5/1977.

Margao, 14th December, 1979.—The Secretary, Siurama Sinai Ede.

Seen.—The Administrator, Elu Miranda.

V. No. 4478/1979

Administration Office of Comunidades of Bardez

Notices

6 In accordance with the terms and for the purpose established in article 330, of the Code of Comunidades, in force, it is hereby announced that Gopalkrishna Ramachandra Pai Dukle, resident of Mapusa, has applied on lease for construction of residential house, the rocky, uncultivated and unused plot of land named "Zambeachi-Addi", plot No. 4, situated at Duler of Mapusa and belonging to the Mapusa Comunidade, covering an area of 435 square metres. It is bounded on the east by the land of Comunidade reserved for road, on the west by the land of Comunidade, on the north by the plot No. 5 of the same Comunidade, and on the south by the plot No. 3.—File No. 179/1979.

If any person has any objection against the proposed lease, he should submit his objection in writing to the Administrator

of Comunidades of Bardez, within 30 days from the date of second publication of this notice, in the Official Gazette.

Mapusa, 6th December, 1979.—The Secretary, *Sripada Govinda Sinai Quencro*.

V. No. 4325/1979

(Repeated)

7 In accordance with the terms and for the purpose established in article 330, of the Code of Comunidades, in force, it is hereby announced that Ramesh Dattatraia Patkar, resident of Mapusa, has applied on lease for construction of residential house, the rocky, uncultivated and unused plot of land named "Zambeachi Addi", plot No. 5, situated at Duler of Mapusa and belonging to the Mapusa Comunidade, covering an area of 435 square metres. It is bounded on the east by the land of Comunidade reserved for road, on the west by the land of Comunidade, on the north by the land of Comunidade—plot No. 6, and on the south by the plot No. 4 applied on lease.—File No. 181/1979.

If any person has any objection against the proposed lease, he should submit his objection in writing to the Administrator of Comunidades of Bardez, within 30 days from the date of second publication of this notice, in the Official Gazette.

Mapusa, 4th December, 1979.—The Secretary, *Sripada Govinda Sinai Quencro*.

V. No. 4327/1979

(Repeated)

8 In accordance with the terms and for the purpose established in article 330, of the Code of Comunidades, in force, it is hereby announced that A. Shankarnarayan, resident of Santa Cruz, has applied on lease for construction of residential house, the hilly, uncultivated and unused plot of land named "Voddachem Gallum", situated at Alto de Britona and belonging to the Serula Comunidade, covering an area of 500 square metres. It is bounded on the east by the plot No. 38, on the west by the plot No. 34, on the north by the plot No. 37, and on the south by the proposed road. File No. 163/1979.

If any person has any objection against the proposed lease, he should submit his objection in writing to the Administrator of Comunidades of Bardez, within 30 days from the date of second publication of this notice, in the Official Gazette.

Mapusa, 7th November, 1979.—The acting Secretary, *Nelson Xavier Trindade*.

V. No. 4387/1979

(Repeated)

9 In accordance with the terms and for the purpose established in article 330, of the Code of Comunidades, in force, it is hereby announced that Premakant Balcrisna Ratwal, resident of Merces, has applied on lease for construction of residential house, the hilly, uncultivated and unused plot of land named "Voddachem Gallum", plot No. 41, situated at Alto de Britona and belonging to the Serula Comunidade, covering an area of 400 square metres. It is bounded on the east by the plot No. 43, on the west by the plot No. 39, on the north by the proposed road, and on the south by the plot No. 40.—File No. 182/1979.

If any person has any objection against the proposed lease, he should submit his objection in writing to the Administrator of Comunidades of Bardez, within 30 days from the date of second publication of this notice, in the Official Gazette.

Mapusa, 7th December, 1979.—The Secretary, *Sripada Govinda Sinai Quencro*.

V. No. 4398/1979

(Repeated)

«Comunidades»

CHICALIM

10 The above said Comunidade is convened to meet at the Meeting Hall, at 10 a.m., on 3rd Sunday of January 1980, in form of 2/3 of its social capital, to give opinion on:—Application of some shareholders in which they have proposed

(1) Construction of Casa do Povo (2) Enhance of "jonos of gauncares". (B) Applications for donations (1) St. Francis Xavier Church, Chicalim (2) Goa Cancer Society (3) Letter of Headmaster of Gov. Primary School, Chicalim (4) Morgao Education Society. (C) Resolution of the Board of Comunidade dated 21-11-1976 regarding the increase of contributions towards (1) Contribuição da Missa Cantada (2) Contribuição de 51 missas (3) Ordenado de Mestre Capela (4) Contribuição de Benzimento da Nova Espiga (5) Empregar os fundos da Comunidade. (D) Letter of Panchayat for donation of land for play-ground. (E) File No. 42/1976 applied by Chicalim Hindu Samaj. If the Comunidade fails to meet, it is convened for the second time, in the same form, day and place, for the same purpose at 11 a.m. Even if it fails for the second time to meet, it is convened for the 3rd time in its ordinary form, on the same day, place and purpose at 11.30 a.m., and also on the files No. 15/1972 and No. 11/1976 of lease of plots. In continuation of the general body meeting, a meeting of 20 major shareholders is also convened on the subjects referred to in (A), (B), (C), (D) and (E).

Chicalim, 9th December, 1979.—The registrar in charge, *Sharatchandra Vitol Gauncar*.

V. No. 4476/1979

11 The above said Comunidade is convened to meet at its Meeting Hall, at 11 a.m., on 3rd Sunday of January 1980, to discuss and give opinion on files of lease of plots belonging to Comunidade for construction of houses, applied by Shri Willie Adolfo Pascoal de Costa File No. 20/1977, Shri Estanislau Clemente Costa, File No. 21/1977 and Mrs. Mary Leandra Fernandes.—File No. 41/1976.

Chicalim, 4th December, 1979.—The registrar in charge, *Sharatchandra Vitol Gauncar*.

V. No. 4477/1979

SERULA

Corrigendum

12 In the notice published in the Official Gazettes Nos. 34 and 35, III series, dated 22nd and 29th November last, respectively, regarding the file No. 164/1979 of Serula Comunidade, instead of "Voddachem Gallum", part of lot No. 155 should be read "Voddachem Gallum" and part of lot No. 154.

Mapusa, 21st December, 1979.—The Secretary, *Sripada Govinda Sinai Quencro*.

V. No. 4500/1979

«Devalaias»

XRI MAHALASA SAUNSTHAN MARDOL — GOA

13 A General Body Meeting (Mazanias) of this Saunsthan is hereby called on 6th January 1980, at 5.30 p.m. in the Meeting Hall of this Saunsthan for authorising the sale of unuseful articles of offering to the Deity, by public auction and also for authorising the institution of permanent Sevas in the Saunsthan as proposed by some devotees. All the Mahajans of this Saunsthan are, therefore, requested to attend the same.

Mardol, 17th December, 1979.—The President, *S. P. Raiturcar*.

V. No. 4461/1979

SHRI GANANATH DEVASTHAN OF PAR USGAO, PONDA TALUKA

14 A meeting of the prospective mahajans of the above Devasthan is hereby convened on first Sunday, at 10-30 a.m. in the usual customary place after 30 days of the third successive publication of this notice in Official Gazette for the purpose of considering and then incorporating, as per Govt. letter No. RD/END/1/76-77 dated 4-11-1978, the modification of the Articles 3 and 4 of the draft bye-laws framed by the Special Committee appointed by Government. All the mahajans are requested to attend that meeting.

Par Usgao, 20th November, 1979.—The Secretary, *Satchit K. Shet Parkar*.

Seen.—The President, *Ananta Vithal Shet Parkar*.

V. No. 4336/1979

श्री गणनाथ देवस्थान, पार उजगांव, फोडा तालुका
- नोटीस -

ही नोटीस लागोपाठ तिसऱ्यांदा ऑफीसीअल गॅंडेटांत प्रसिद्ध आल्या-पासून तीस दिवसांनंतर येणाऱ्या पहिल्या रविवारी सकाळी १०-३० वाजतां वरील देवस्थानच्या संभाव्य महाजनांची सभा नित्याच्या वहिवाटीच्या जागी बोलावण्यांत येत आहे. ह्या सभेत सरकार नियुक्त सास कमिटीने तयार केलेल्या घटनेच्या मसुद्यातील क. नं. ३ व क. नं. ४ यांत जो थोडा बदल दिनांक ४/११/७८ चे सरकारी परीपत्रक नंबर RD/END/I/76-77 द्वारे करावयास सांगितलेला आहे तो बदल विचारांती घटनेच्या मसुद्यात समाविष्ट करण्यासाठी सभेस सादर केला जाणार आहे, तरी सर्व महाजनांनी त्या सभेस अगत्य हजर राहवे ही विनंती.

पार उसगांव, फोडा तालुका १०-१२-७९ — स्पेशल कमिटीचा चिटणीस, सत्चीत कु शेटपारकर

स्पेशल कमिटीचा अध्यक्ष, अनंत विडुल शेटपारकर

Private Advertisements

15 William Sebastian Santana Dias alias William Dias, from Sarzora, now R/o Mahableswar represented by his attorney, Fr. Hermogenes Fideles Jesus Furtado, R/o Chinchinim, duly appointed by Power of attorney drawn on 16-1-1976 by the Notary Panaji, Shri Antonio O. Lobo wishes to collect the unpaid and unlapsed dividends of 10 shares of Sarzora Comunidade, standing in the name of his late father Jose Manuel Dias, from Sarzora.

If any person has any objection may do so before the competent Office within the prescribed time limit.

V. No. 4415/1979

16 Givaji Sinai Edo, from Siroda of Ponda Taluka, intends to transfer in his name two shares of no. 10966 and 10967 comprising in the title no. 597 of Comunidade of Siroda and belonging to his late father Panduranga Naraina Sinai Edo, who was from Siroda with previous renovation of the said title as it is lost as also a "Votona" existing in the said Comunidade standing in the name of said father and to collect the dividends unlapsed. Anyone having right to the same should claim within the legal time limit before the competent authority.

V. No. 4444/1979

17 Felismena Fernandes resident of Modosai of Macasana, Salcete Taluka intends to transfer in her name four shares Nos. 4438 to 4441, comprising in the titles Nos. 763A, 764A, 765A and 766A "primeira renovacao" of Comunidade of Macasana and belonging to her late mother in law Josefa Piedade Afonso who was from Macasana and to collect the dividends of the same shares from the treasury of the same Comunidade the sum of Rs. 36/- of the years 1969 to 1975.

The interested parties may put up their claims, if any, in the competent office within the time limit.

V. No. 4456/1979

18 Isabela Rufina Vaz e Dias, residing at Sarzora, intends to get transferred in her name one share of the Comunidade of Sarzora, No. 95 — comprising the share certificate No. 32-A, primeira renovacao, — belonging to her husband, the late Bismark Dias who was from Sarzora. Likewise she intends to collect from the treasury of the Comunidade of Sarzora the dividends on that share, so far, have not prescribed.

Any one else, wishing to put forward his/her claim for the share or dividends, should do it, within the allotted time, in the respective Office.

V. No. 4486/1979

AFFIDAVIT

19 I, Shri Luis Pereira, S/o. Menino Pereira, and Smt. Cristalina Joainina Fernandes, aged 38 yrs., R/o. M. D. L. B. Quarter, Head Land Sadda, Room No. 22, Bldg. 7, IIInd Floor, Harbour, Indian National, do hereby solemnly affirm on oath and state as under:—

- That my name is registered in the Birth Registration Office as LUIS PEREIRA.
- That my name is registered in the Muster Roll of my employer M.D.L.B. as CRUZ MINENO PEREIRA.
- That above both the names of one and same person and it belongs to me.
- That LUIS PEREIRA is my correct and True name.
- That this affidavit is required to produce in the office of my employer M. D. L. B. for making necessary change in my name.
- That the above particulars are true to the best of my knowledge and belief.

Vasco da Gama, Goa.

Deponent

Date: 21-12-1979.

LUIS PEREIRA

Identified by me: —

Sd/-

John A. Rodrigues,
Councillor, Ward No. 8,
Marmagoa Municipal Council.

Executive Magistrate
Goa District
Vasco da Gama

V. No. 4502/1979